

1 David H. Tollner, Esq. [SBN 138315]
2 TOLLNER LAW OFFICES
25 Post Street
3 San Jose, CA 95113
(408)286-3081; Fax (408)484-1062

4 Attorney for Plaintiffs

5 UNITED STATES DISTRICT COURT
6 NORTHERN DISTRICT OF CALIFORNIA
7 SAN FRANCISCO DIVISION

8
9 J.C., by and through his mother and
10 guardian ad litem, W.P., and W.P.
11 individually,

12 Plaintiffs,

13 vs.

14 CAMBRIAN SCHOOL DISTRICT,
15 FAMMATRE CHARTER
ELEMENTARY SCHOOL, KRISTI
SCHWIEBERT, DEBORAH BLOW, and
DOES 1 thru 20, inclusive,

16 Defendants.

17 No. CV12-03513 WHO

18 **STIPULATION AND ORDER RE:
SUMMARY JUDGMENT BRIEFING
SCHEDULE**

19 COURTROOM: 2, 17TH Floor
20 JUDGE: William H. Orrick

21 SECOND AMENDED COMPLAINT FILED:
22 6/13/2013

1 IT IS HEREBY STIPULATED by and between the parties hereto, through their
2 respective counsel, and pursuant to Judge Orrick's ORDER CONCERNING DISCOVERY
3 DISPUTES of November 22, 2013, that the presently-scheduled hearing of Defendants'
4 Motion for Summary Judgment on December 18, 2013 shall be continued to January 15,
5 2014 at 2:00 before Judge Orrick. Plaintiffs' Opposition Brief shall be filed no later than
6 December 20, 2013 and Defendants' Reply Brief shall be filed no later than December 27
7 pursuant to local rule. Said rescheduling of the briefing schedule is to allow Defendants to
8 produce all Intradistrict Transfer Permits pursuant to request and Judge Orrick's order,
9 and allow Plaintiffs the opportunity to incorporate said documents into their Opposition
10 Brief if necessary. Pursuant to Order, Defendants shall produce said documents no later
11 than December 13, 2013.

12 IT IS FURTHER STIPULATED that Defendants shall not object to the foundation of
13 any document produced by Defendants during this litigation and used by Plaintiffs as
14 supporting evidence in their Opposition Brief. Nothing in this stipulation shall prevent
15 Defendants from raising foundational objections to factual representations made by
16 plaintiffs based on the content of any document produced by Defendants.

17 IT IS FURTHER STIPULATED that Defendants shall produce Jayne Selig for
18 deposition without subpoena and at a reasonably agreeable date and time between now
19 and the date of trial.

20 DATED: November 25, 2013

21 DAVIS & YOUNG, APLC

22
23 By _____ /S/
24 ERIC BENGTSON
25 Attorneys for Defendants
26 CAMBRIAN SCHOOL DISTRICT,
FAMMATRE ELEMENTARY
SCHOOL, KRISTI SCHWIEBERT and
DEBORAH BLOW
27

1 TOLLNER LAW OFFICES
2
3
4
5
6

By 

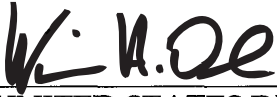
DAVID H. TOLLNER
Attorneys for Plaintiffs
J.C. by and through his mother and
guardian ad litem, W.P. and W.P.

7 ORDER
8
9

Pursuant to the above STIPULATION & PROPOSED ORDER:

10 IT IS SO ORDERED.
11

Dated: December 2, 2013


12 UNITED STATES DISTRICT JUDGE
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27